

Attorney's Docket 060258-0281544
Client Reference: 2990051US



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re PATENT APPLICATION of:
KAI SJOBLOM

Confirmation Number: 9638

Application No.: 09/903,863

Group Art Unit: 2664

Filed: July 13, 2001

Examiner: Lee, Andrew Chung Cheung

For: CONTROLLED DATA NETWORK ERROR RECOVERY

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

AMENDMENT/RESPONSE TRANSMITTAL

Transmitted herewith is an amendment/response for this application.

EXTENSION OF TIME

The proceedings herein are for a patent application and the provisions of 37 C.F.R. 1.136 apply. Applicant petitions for a 1 month extension of time under 37 C.F.R. 1.136.

FEES

The fee for claims and extension of time (37 C.F.R. 1.16 and 1.17) has been calculated as shown below:

CLAIMS		HIGHEST NO.	PRESENT	RATE	ADDIT.	FEE
REMAINING	AFTER					
AMENDMENT	AMENDMENT	PAID FOR	EXTRA	x		
TOTAL	22	-	22	= 0	\$ 50.00	= \$ 0.00
INDEP.	7	-	7	= 0	\$ 200.00	= \$ 0.00
FIRST PRESENTATION OF MULTIPLE DEP.						
CLAIM				+	\$ 360.00	= \$ 0.00
TOTAL ADDITIONAL CLAIM FEE						\$ 0.00
EXTENSION OF TIME FEE						\$ 120.00
GRAND TOTAL						\$ 120.00

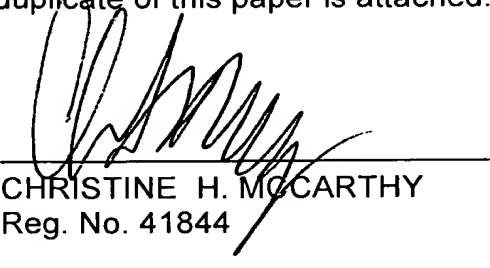
02/03/2006 SZEWDIE1 00000028 033975 09903863

02 FC:1251 120.00 DA

FEE PAYMENT

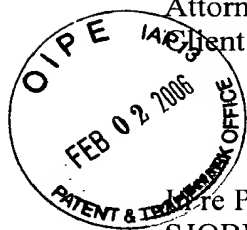
Authorization is hereby made to charge the amount of \$120.00 to Deposit Account No. 033975. Charge any additional fees required by this paper or credit any overpayment in the manner authorized above. A duplicate of this paper is attached.

Date: February 2, 2006

PILLSBURY WINTHROP SHAW PITTMAN LLP 
P.O. Box 10500
McLean, VA 22102
703 770.7743

CHRISTINE H. MCCARTHY
Reg. No. 41844

Attorney Docket: 060258-0281544
Agent Reference: 2990051US



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

where PATENT APPLICATION of: KAI
SJOBLOM
Application No.: 09/903,863

Confirmation Number: 9638
Group Art Unit: 2664

Filed: July 13, 2001

Examiner: Lee, Andrew Chung Cheung

Title: CONTROLLED DATA NETWORK ERROR RECOVERY

REQUEST FOR RECONSIDERATION

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

In response to the Office Action dated October 3, 2005, please reconsider the patentability of the pending claims based on the following remarks.

The Office Action rejected claims 1-22 under 35 U.S.C. 102(e) as being anticipated by Riley et al. (US 5,856,972). Applicant traverses the prior art rejection because Riley et al. fails to disclose, teach, or suggest all of the features in the rejected claims. For example, Riley et al. fails to disclose "indicating a possible duplication of said unit when resending it, the possible duplication showing that said unit was resent because no response was received," as recited in claims 1-9, "indicating a possible duplication of said unit when resending it to the second receiving entity, the possible duplication showing that said unit was resent because no response was received," as recited in claim 10, a sending entity being arranged "to indicate a possible duplication of said unit when resending it, the possible duplication showing that said unit was resent because no response was received," as recited in claims 11-16, a network node arranged to "indicate that said unit is a possible duplication when resending said unit, the possible duplication showing that said unit was resent because no response was received," as recited in claims 17-20, a network node "receiving a unit having an indication indicating a possible duplication of said unit, the possible duplication showing that said unit was resent because no response was received," as recited in claim 21, or a network node "arranged to